FC 2015-002066 12/08/2015

HONORABLE JOSEPH P. MIKITISH

CLERK OF THE COURT L. Wistuber/J. Escarcega Deputy

IN RE THE MATTER OF BRIAN POOLE

BRIAN POOLE 6430 E ORION ST MESA AZ 85215

AND

RYANNA HENRICKS R

RYANNA HENRICKS 11428 E DOWNING ST MESA AZ 85207

FAMILY SUPPORT SERVICES-CCC TASC - PHOENIX HOLLY JUDGE 625 N GILBERT RD STE 104 GILBERT AZ 85234

MINUTE ENTRY

11:53 a.m. (Courtroom 602) This is the time set for a Status Conference regarding Petitioner Brian Poole's Petition to Establish Legal Decision Making (Custody) and Parenting Time (Only), filed September 14, 2015. Petitioner Brian Poole is present on his own behalf. Respondent Ryanna Henricks is present on her own behalf. Holly Judge, Court Appointed Advisor, is present telephonically.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

The Court notes receipt of the November 30, 2015 Court Appointed Advisor Report.

Discussion is held regarding the Court Appointed Advisor's Report.

Docket Code 028 Form D000B Page 1

FC 2015-002066 12/08/2015

IT IS ORDERED that both parties shall separately attend and complete a Parental Conflict Resolution class and register for same no later than **December 31, 2015**. Based on this order, you are required to immediately contact Family Court Administration at 602-506-6124. If you fail to complete the class within this time an Order to Show Cause may be issued to determine if you should be held in Contempt. A \$50 fee is required to attend the class. Please present this Court order with payment at any Clerk of Superior Court filing counter at least 5 days prior to your scheduled class. Each party must bring to class a copy of the payment or deferral receipt or a confirmation number of a telephonic payment transaction.

WARNING

IF YOU APPEAR LATE OR ATTEMPT TO ATTEND THE CLASS WITHOUT CONFIRMATION OF PAYMENT (AS DEFINED ABOVE) YOU WILL BE TURNED AWAY FROM THE CLASS. IF YOU FAIL TO ATTEND THE CLASS OR ARE TURNED AWAY, YOU MAY BE REQUIRED TO PAY A \$100 NO SHOW FEE. IF YOU CANNOT ATTEND FOR ANY REASON, YOU MUST REQUEST AND BE GRANTED PERMISSION TO RESCHEDULE YOUR ATTENDANCE AT LEAST 72 HOURS BEFORE THE SCHEDULED CLASS. PLEASE CALL THE NUMBER LISTED ABOVE IF YOU NEED TO REQUEST TO RESCHEDULE YOUR ATTENDANCE.

IT IS FURTHER ORDERED that the parties shall register for a co-parenting course, no later than December 31, 2015, at New Beginnings for divorcing or separating parents (855) 531-0851 or www.nbpdivorce.org. The Court will consider either parent's failure to attend the Court-ordered sessions as contrary to the child's best interests.

IT IS FURTHER ORDERED that both parties shall pursue individual counseling to address concerns raised by Court Appointed Advisor and by the other party. Ms. Henricks advises the Court that she has already enrolled in counseling and has had her first appointment. Ms. Henricks shall provide the information regarding her counseling to the Court Appointed Advisor.

TASC DRUG TESTING

IT IS FURTHER ORDERED that Mr. Poole and Ms. Henricks shall undergo random drug testing on the following basis:

A. <u>Agency</u>. Mr. Poole and Ms. Henricks' random drug testing shall be conducted at a location of TASC, Inc., the main office of which is at 2234 North 7th Street, Phoenix, Arizona, 602-

FC 2015-002066 12/08/2015

254-7328. Other locations are listed on the TASC referral form and may be viewed at www.tascaz.org.

- B. <u>First Test</u>. Mr. Poole and Ms. Henricks shall report to TASC no later than close of business on **December 22, 2015** for their first test.
- C. <u>Scope</u>. Mr. Poole and Ms. Henricks shall undergo a full spectrum substance and drug test (Screen "A") for each test ordered herein.
- D. <u>Cooperation</u>. Mr. Poole and Ms. Henricks shall cooperate fully as reasonably required by the testing agency to comply with this Order, including:
- 1. Mr. Poole and Ms. Henricks shall provide such samples as are reasonably required by the testing agency to comply with this order.
- 2. Mr. Poole and Ms. Henricks shall timely report for testing and provide samples as directed by the testing agency.
- 3. Mr. Poole and Ms. Henricks shall present photo identification to the testing agency at the time of each test.
- 4. Mr. Poole and Ms. Henricks shall sign and deliver such forms of consent, authorization and release of test results as shall be reasonably required by the testing agency to comply with this Order.
- E. <u>Cost</u>. Mr. Poole and Ms. Henricks shall each pay the cost of his/her testing in money order, cashier's check or debit card at the time of testing.
- F. <u>Frequency & Duration</u>. Mr. Poole and Ms. Henricks shall be randomly tested not less than twice per month until further order of the Court.
- G. <u>Positive/Diluted/Missed Test</u>. All parties are advised that the failure, neglect or refusal to participate in testing, or providing a diluted test sample at the time of testing, may be considered an admission by the party that the testing, if properly conducted, would have revealed the use of the substance(s) tested for, which finding is contrary to the best interest of a child. Certain prescription medications may cause a positive drug test result. Parties who are required to drug test are expected to provide proof to the court of prescriptions and documentation from health care providers regarding the lawful possession and use of those medications.

FC 2015-002066 12/08/2015

H. <u>Reporting</u>. The parties are hereby advised that test results ARE NOT confidential and will be filed in the Court file upon receipt by the Court. The results of each test shall be reported directly to counsel for both parties, or directly to the parties at the addresses provided by the parties to the testing agency, if unrepresented by counsel. The testing agency shall also provide this Court with a Monthly Drug Test Summary Report.

ISSUED: Court Ordered Substance Abuse Testing Forms (2)

IT IS FURTHER ORDERED setting this matter for a Status Conference on Wednesday, February 17, 2016 at 11:30 a.m. (thirty minutes allowed) in this Division. Court Appointed Advisor Holly Judge may appear telephonically.

Hon. Joseph P. Mikitish Maricopa County Superior Court Central Court Building 201 West Jefferson, Courtroom 602 Phoenix, Arizona 85003

Both parties, together with their counsel, if represented, shall appear in person, and be prepared to discuss the final resolution and, if necessary, pre-trial management of this case.

NOTE: All court proceedings are recorded by audio and video method and not by a court reporter. Pursuant to Local Rule 2.22, if a party desires a court reporter for any proceeding in which a court reporter is not mandated by Arizona Supreme Court Rule 30, the party must submit a written request to the assigned judicial officer at least ten (10) judicial days in advance of the hearing, and must pay the authorized fee to the Clerk of the Court at least two (2) judicial days before the proceeding. The fee is \$140 for a half-day and \$280 for a full day.

12:09 p.m. Ms. Judge is excused from this proceeding.

Discussion is held regarding parenting time and temporary child support.

Based on the agreement of the parties,

IT IS ORDERED, as a temporary order of the Court, that Mr. Poole shall pay to Ms. Henricks as and for child support the sum of \$100.00 per month, payable on the 1st day of each month by Income Withholding Order effective, January 1, 2016.

IT IS FURTHER ORDERED that, no later than December 22, 2015, Mr. Poole shall pay \$100 directly to Ms. Henricks for the month of December 2015.

FC 2015-002066 12/08/2015

IT IS FURTHER ORDERED affirming the supervision provisions of this Court's minute entry dated September 30, 2015.

IT IS FURTHER ORDERED that the supervisor for both parties shall be present at the exchanges pursuant to the Court's previous Order.

12:18 p.m. Matter concludes.

/s/ HON. JOSEPH P. MIKITISH

JUDICIAL OFFICER OF THE SUPERIOR COURT

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.